- (3) If it does not intend at the time of the offer to resell the timber—
- (i) Agree that it will manufacture the logs with its own facilities or those of another business which meets the requirements of paragraphs (a)(1) and (a)(2) of this section;
- (ii) Agree that if it eventually resells the timber, it will resell no more than 30% of the sawtimber volume to other businesses which do not meet the requirements of paragraphs (a)(1) and (a)(2) of this section; and
- (iii) Agree that if it becomes acquired or controlled by a business which does not meet the requirements of paragraphs (a)(1) and (a)(2) of this section, it will require as a condition of the acquisition or change of control that the acquiring or controlling business resell at least 70% of the sawtimber volume to businesses which do meet the requirements of paragraphs (a)(1) and (a)(2) of this section; or
- (4) If it intends at the time of offer to resell the timber—
- (i) Agree that it will not sell more than 30% of such timber (50% of such timber if the concern is an Alaskan business) to a business which does not meet the requirements of paragraphs (a)(1) and (a)(2) of this section; and
- (ii) Agree that if it becomes acquired or controlled by a business which does not meet the requirements of paragraphs (a)(1) and (a)(2) of this section, it will require as a condition of the acquisition or change of control that the acquiring or controlling business resell at least 70% of the sawtimber volume (or at least 50% of the sawtimber volume, if it is an Alaskan business) to businesses which meet the requirements of paragraphs (a)(1) and (a)(2) of this section.
- (b) For a period of three years following the date upon which a concern purchases timber under a small business set-aside (other than through the Special Salvage Timber Sale program), it must maintain a record of:
- (1) The name, address and size status of every concern to which it sells the timber or sawlogs; and
- (2) The species, grades and volumes of sawlogs sold.
- (c) For a period of three years following the date upon which a concern purchases timber, it must by contract re-

quire all small business repurchasers of the sawlogs or timber it purchased under the small business set-aside to maintain the records described in paragraph (b) of this section.

§ 121.508 What are the size standards and other requirements for the purchase of Government-owned Special Salvage Timber?

- (a) In order to purchase Governmentowned Special Salvage Timber from the United States Forest Service or the Bureau of Land Management as a small business, a concern must:
- (1) Be primarily engaged in the logging or forest product industry;
- (2) Have, together with its affiliates, no more than twenty-five employees during any pay period for the last twelve months; and
- (3) If it does not intend at the time of offer to resell the timber—
- (i) Agree that it will manufacture a significant portion of the logs with its own employees; and
- (ii) Agree that it will log the timber only with its own employees or with employees of another business which is eligible for award of a Special Salvage Timber sales contract; or
- (4) If it intends at the time of offer to resell the timber, agree that it will perform a significant portion of timber logging with its own employees and that it will subcontract the remainder of the timber logging to a concern which is eligible for award of a Special Salvage Timber sales contract.

§ 121.509 What is the size standard for leasing of Government land for coal mining?

A concern is small for this purpose if it:

- (a) Together with its affiliates, does not have more than 250 employees;
- (b) Maintains management and control of the actual mining operations of the tract; and
- (c) Agrees that if it subleases the Government land, it will be to another small business, and that it will require its sublessors to agree to the same.